UNITED STATES DISTRICT COURT

for the

MIDDLE DISTRICT OF TENNESSEE

U.S.A. vs. Michael Anthony Jo	ordan	Docket N	o. <u>0650 3:13CR00097 - 5</u>
Petition for	or Action on Condi	tions of Pretrial Rele	ease
COMES NOW Dariel S Blacklet presenting an official report upon who was placed under pretrial relesitting in the Court at Nashville, 2 conditions: Please reference the a	the conduct of defendance supervision by the superv	ndant Michael Anthon the Honorable E. Clifton In June 04, 2013	on Knowles, U.S. Magistrate Judge, under the following
Please reference page two of the	nis document.	n of Court and for caus	se as follows:
I declare under penalty of perjury			
Dariel S Blackledge-White		ille, TN	March 12, 2014
U.S. Pretrial Services Officer	Place:		Date:
Next Scheduled Court Event	Bond Revocation Event	April Date	10, 2014
	PETITIONING	THE COURT	
☐ No Action ☐ To Issue a Warrant		Other The petition	setting a hearing on the petition on dated February 21, 2014, is d to include additional violations.
THE COURT ORDERS: No Action The Issuance of a Warrant. Sealed Pending Warrant Executives: (cc: U.S. Probation and U.S. M. Other Considered and ordered this of March, 2014, and cand made a part of the records in case. Honorable E. Clifton Karus, Magistrate Jud	darshals only) tuled day ordered filed the above nowles	A Hearing on the Peti	Time

The petition dated February 21, 2014, is superseded to include additional infractions of Violation Nos. 3 and 4. Additionally, the current status of the case and the probation officer's recommendation sections have been updated.

On June 4, 2013, defendant Michael Anthony Jordan appeared before Your Honor for an Initial Appearance as a result of being charged with violating Title 21 U.S.C. § 846, Conspiracy to Possess With Intent to Distribute and to Distribute Oxycodone, Hydromorphone, and Oxymorphone, Schedule II Controlled Substances; and Buprenorphine, a Schedule III Controlled Substance. The Government did not file a Motion for Detention, and the defendant was released on a personal recognizance bond with pretrial supervision. As the defendant lives in Memphis, Tennessee, courtesy supervision was requested, and accepted in the Western District of Tennessee.

Special Conditions of Release:

Please reference the attached Order Setting Conditions of Release.

VIOLATION(S):

Violation No. 1: Report to the U.S. Pretrial Services as directed.

On January 10, 2014, the supervising officer in the Western District of Tennessee attempted to contact the defendant via telephone. Mr. Jordan had failed to activate his voicemail account, and the officer was unable to leave a message. On January 10, 2014, the officer unsuccessfully attempted to contact Mr. Jordan via telephone. On January 21, 2014, the supervising officer spoke with Mr. Jordan via telephone. On January 28, 2014, the officer again unsuccessfully attempted to contact the defendant via telephone.

On February 3, 2014, the supervising officer mailed a letter to the defendant's home address that instructed him to make contact with her. On February 7, 2014, the officer again attempted to contact the defendant via telephone, to no avail.

On February 13, 2014, the defendant failed to report to the U.S. Probation and Pretrial Services Office in Memphis, Tennessee, as directed by his supervising officer.

Violation No. 2: Refrain from the use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical practitioner; defendant shall notify Pretrial Services of any medication prescribed by a physician.

In January 2014, Mr. Jordan advised the supervising officer that on December 25, 2013, he used

cocaine laced with marijuana. He requested substance abuse treatment at that time. It is noted the urine sample was sent to Alere Laboratories, located in Gretna, Louisiana, for confirmation, and was returned negative for all screens.

<u>Violation No. 3: Submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited substance.</u>

Mr. Jordan failed to report for urine screens as directed on July 17; August 29; September 20; and on October 7, 2013. On October 8, 2013, at approximately 9:30 a.m., the supervising officer contacted the defendant (who was in the Middle District of Tennessee for Court) via telephone and instructed him to report to the U.S. Probation and Pretrial Services Office in Nashville, Tennessee, for a drug screen on the same date. Defendant Jordan failed to report for the urine screen.

On October 9, 2013, the supervising officer instructed the defendant to report to the U.S. Probation and Pretrial Services Office in Memphis, Tennessee, for a urine screen. He reported for the urine screen and was negative for all substances. The defendant again failed to report for urine screens as directed on October 24, October 25, and December 19, 2013. This officer was not apprised of the defendant's multiple failures to appear for urine screens until February 7, 2014.

On February 11, 2014, the defendant submitted a urine specimen that was sent to Alere for possible cocaine use. The specimen was negative for all illicit substances but was diluted.

Mr. Jordan missed a urine screen on February 27, 2014, and he has not complied with the supervising officer's requests for him to report to the office.

Violation No. 4: Participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the Pretrial Services Office or supervising officer.

On January 9, 2014, Mr. Jordan admitted he had not participated in NA/AA¹ meetings as directed. He reported that the Suboxone clinic he attends does not offer substance abuse treatment. It is noted the designated federal contract treatment provider in the Western District of Tennessee does not offer drug treatment for individuals receiving Suboxone.

On January 21, 2014, the supervising officer requested that Mr. Jordan present verification of his Suboxone treatment plan. He has failed to submit this documentation. Also, he has failed to provide proof that he has applied for TennCare, which would permit him to receive substance abuse treatment from a provider that accepts patients receiving Suboxone.

Narcotics Anonymous/Alcoholics Anonymous acronyms.

On March 6, 2014, the defendant failed to report to the U.S. Probation and Pretrial Services located in Memphis, Tennessee, to begin the referral process for inpatient substance abuse treatment. He has not called the supervising officer nor responded to her requests for him to contact her.

<u>Violation No. 5: The defendant shall not commit any offense in violation of federal, state or local law while on release in this case.</u>

On January 23, 2014, the defendant received a citation for Driving on a Suspended License in Davidson County, Tennessee (Case No. SCE132850). He appeared at the Metropolitan Nashville Police Department on February 20, 2014, at which time he was booked. The next court date is set for April 30, 2014.

Violation No. 6: Report, as soon as possible, in any event within 48 hours, to the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not limited to, any arrest, questioning, or traffic stop.

Mr. Jordan did not report his new arrest to the supervising probation officer until February 19, 2014. He also erroneously reported his arrest date on January 16, 2014, when he actually received the citation on January 23, 2014.

Current Status of Case:

The bond revocation hearing on February 24, 2014, was continued until April 10, 2014, at 2:00 p.m., for a status review. Also, a jury trial is scheduled for April 22, 2014, at 9:00 a.m.

Probation Officer Action:

The supervising officer has continued to encourage the defendant to remain drug free, and she has made several attempts to maintain contact with the defendant and bring him into compliance with the conditions of his supervision.

On February 27, 2014, the supervising officer advised the defendant was scheduled to complete the paperwork necessary for him to attend inpatient substance abuse treatment on March 6, 2014. On February 27, 2014, at approximately 6:02 p.m., the defendant left a voicemail message for the officer. Specifically, Mr. Jordan indicated that at 5:45 p.m., he reported to the location where he was to submit a urine screen and the doors were locked. On February 28, 2014, the supervising officer contracted the facility and confirmed urine screens were administered until 6:00 p.m. and that the doors were open until that time on the previous date.

On February 28, 2014, the supervising officer unsuccessfully attempted to contact Mr. Jordan and

also left a voicemail message with the defendant's girlfriend. The officer indicated that she has not seen Mr. Jordan nor received any return phone calls since March 4, 2014.

Respectfully Petitioning the Court as Follows:

Mr. Jordan admitted he relapsed on marijuana and cocaine in December 2013. He failed to report for several urine screens as directed and submitted a diluted screen on February 11, 2014. Although it appears defendant Jordan could benefit from substance abuse counseling, he has not participated in treatment and has not maintained contact with his probation officer to facilitate the referral process. Further, the defendant has not provided his officer with verification of a completed application for health insurance. He was also arrested in Davidson County, Tennessee, and failed to advise his officer of the new arrest for approximately one month.

As Mr. Jordan has again failed to report for urine screens, enroll in substance abuse treatment, or maintain contact with the supervising officer, it is Pretrial Services' position that he has virtually absconded from supervision. Therefore, it is respectfully requested that a warrant be issued for the defendant's arrest.

Assistant U.S. Attorney Brent Hannafan has been advised of the above violations.

Approved:

Supervisory U.S. Probation Officer

UNITED STATES DISTRICT COURT

	MIDDLE		District of		TENNESSEE	
	United States of Am	erica		OPDEP S	ETTING CONDI	TIONS
	V.				OF RELEASE	HOND
МІ	CHAEL ANTHON	Y JORDAN	Case N	Number: 3:13-0	0097-5	
	Defendant					
IT IS ORDE	ERED that the release o	f the defendant is sub	ject to the followi	ng conditions:		
(1)	The defendant shall n	ot commit any offens	e in violation of fe	ederal, state or loc	al law while on release	in this case.
(2)	The defendant shall is address and telephone		e court, defense c	ounsel and the U.	S. attorney in writing be	efore any change in
(3)	The defendant shall a	ppear at all proceedir	gs as required and	i shall surrender i	or service of any senter	nce imposed as
	directed. The defende	ant shall appear at (if	blank, to be notif	ied)		
					Place	
		O1	•	Da	e and Time	
	Polos	se on Persona	l Recogniza	nce or Unse	cured Bond	
			-			
IT IS FU	RTHER ORDERED th	hat the defend	ant be relea	sed provided	that:	
(V)	The defendant	promises to ap	pear at all	proceedings	as required and	to surrender
()	The defendant	executes an	unsecured	bond bindi	ng the defenda	ant to pay
	in the event o	f a failure to	appear as r	equired or t	o surrender as	directed for
DISTRIBU	TION: COURT	DEFENDANT	PRETRIAL	SERVICES	U.S. ATTORNEY	U.S. MARSHAL

• •				
® AO 199B	(Rev. 5/99)	Additional	Conditions	of Release

Dogg	2	۸f	7	
Page	4	οĪ	J	

Additional	Co	nditions	of	Release

	efendant is placed in the custody of:
(Nam	e of person or organization)
(Addr	ecc)
agrees (a) to sur cedings, and (c)	and state)
	Signed: Date
	Custoquan of Floxy
(7) The d	efendant shall:
15/1/01	report to the ILS Pretrial Services as directed .
	telephone number (615) 736-5771 , not later than
	telephone number (615) 736-5771 , not later than execute a bond or an agreement to forfeit upon failing to appear as required the following sum of money or designated property:
()(c)	post with the court the following indicia of ownership of the above-described property, or the following amount or percentage of the above-described
() (d)	execute a bail bond with solvent sureties in the amount of \$
(X()(e)	execute a bail bond with solvent sureties in the amount of s maintain or actively seek employment. or after d school as divected maintain or commence an education program.
(~)(f)	maintain or commence an education program.
A Asia	and any reservoir to: Weldal Services
(V) (h)	obtain no nacement
(i) (3 /2)	abide by the following restrictions on personal association, place of abode, or travel: 12estricted to middle district with a label by Pretrial Services western a label by Pretrial Services western a avoid all contact, directly or indirectly, with any persons who are or who may become a victim or potential witness in the subject investigation or avoid all contact, directly or indirectly, with any persons who are or who may become a victim or potential witness in the subject investigation or services including the limited as a contact of the proof of the proo
	Whiles pre-approved for our characteristics or
(X) (i)	avoid all contact, directly or indirectly, with any persons who are or who may become a vietness in the success
	avoid all contact, directly or indirectly, with any persons who are or who may become a vietna or potential withess in the surject interval of retrial separately of retrial sep
()(k)	undergo medical or psychiatric treatment and/or remain in an institution as follows:
	return to custody each (week) day as of o'clock after being released each (week) day as of o'clock for employment,
()(1)	return to custody each (week) day as of
	schooling, or the following limited purpose(s):
() (····)	maintain residence at a halfway house or community corrections center, as deemed necessary by the pretrial services office or supervising officer.
	refrain from possessing a firearm, destructive device, or other dangerous weapons.
()(n) ()(o)	a v a () () associate use of alcohol
$(\mathbf{x})(\mathbf{y})$	refrain from () any () excessive use of alcohol. refrain from use or unlawful possession of a narcotic drug or other controlled substances defined in 21 U.S.C. § 802, unless prescribed by a licensed medical
1	v 5 - F
(X)(q)	practitioner. submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited submit to any method of testing required by the pretrial services office or the supervising officer for determining whether the defendant is using a prohibited submit to any method of testing required by the pretrial services office or the supervising of the supervising of the supervision
10	substance. Such methods may be used with random frequency and include urine testing, the wearing of a sweat patch, a remote account testing system,
	any form of prohibited substance screening or testing, participate in a program of inpatient or outpatient substance abuse therapy and counseling if deemed advisable by the pretrial services office or supervising
(X)(r)	
Via	officer. refrain from obstructing or attempting to obstruct or tamper, in any fashion, with the efficiency and accuracy of any prohibited substance testing or electronic
(X)(s)	to the state to found an analysis of an analyticate of release
()(t)	Cat. Cati will a house and manager program commonente and abide by all the requirements of the Diukian Willyn \ / """ Y"
()()	() will not include electronic monitoring or other location verification system. You shall pay all or part of the blog aim based upon your asserts
	(i) Curfew. You are restricted to your residence every day () from to, or () as directed by the prediate
	() (ii) Home Detention. You are restricted to your residence at all times except for employment; education; religious services; medical, substance abuse, or mental health treatment; attorney visits; court appearances; court-ordered obligations; or other activities as pre-approved by the pretrial services
	ACCOUNT AND
	office or supervising officer; or () (iii) Home Incarceration. You are restricted to your residence at all times except for medical needs or treatment, religious services, and court
	and the state of the material consider office or compression of the control of th
(V)(u)	report as soon as possibles to the pretrial services office or supervising officer any contact with any law enforcement personnel, including, but not immed
, ,	to any errect questioning or traffic ston 2000 DINN 40 170.
$(\mathbf{X})(\mathbf{v})$	Shall permit Pretrial Services Officer to visit you at home or elsewhere at any time, and allow Pretrial Services Officer to confiscate any contraband in
	nlain view
()(w)	
· / / · /	

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICES U.S. ATTORNEY U.S. MARSHAL

AO 199C	(Rev.6/97) Advise of Penalties	Page of Page
AU 1990	(TCA.013.1) LIGHTON OF L CHIMICIAN	

Advice of Penalties and Sanctions

TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of a Federal offense while on pretrial release will result in an additional sentence of a term of imprisonment of of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to 10 years of imprisonment, and a \$250,000 fine or both to obstruct a criminal investigation. It is a crime punishable by up to ten years of imprisonment, and a \$250,000 fine or both to tamper with a witness, victim or informant; to retaliate or attempt to retaliate against a witness, victim or informant; or to intimidate or attempt to intimidate a witness, victim, juror, informant, or officer of the court. The penalties for tampering, retaliation, or intimidation are significantly more serious if they involve a killing or attempted killing.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service of sentence, you may be prosecuted for failing to appear or surrender and additional punishment may be imposed. If you are convicted of:

- (1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than 10 years, or both;
- (2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;
- (3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years, or both;
- (4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more than one year, or both.

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

I acknowledge that I am the defendant in this case and that I am aware of the conditions of release. I promise to obey all conditions of release, to appear as directed, and to surrender for service of any sentence imposed. I am aware of the penalties and sanctions set forth above.

Directions to United States Marshal

()	 The defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the defendant in custody until notified by the clerk or judicial officer that the defendant has posted bond and/or complied with all other conditions for release. The defendant shall be produced before the 			
	appropriate judicial officer at the time and place specified,	, if still in custody.		
Date:	June 4, 2013	5/ Ht Who		
Date.	Julio 11 2010	Signature of Judicial Officer		
		Signature of Judicial Officer		

E. CLIFTON KNOWLES, U.S. MAGISTRATE JUDGE
Name and Title of Judicial Officer

DISTRIBUTION: COURT DEFENDANT PRETRIAL SERVICE U.S. ATTORNEY U.S. MARSHAL